CONBIN (Include Refer	IED DECLARATION FOR	PATENT APPLICATION AND PO	WER OF ATTORNEY	ATTORNEY DOCKE 39129-1		
As a belo	w named inventor, I (we) h	ereby declare that:				
My resid	ence, post office address and	citizenship are as stated below next	о ту пате,			
I believe names ar	l am the original, first and bisted below) of the subject	sole inventor (if only one name is li matter which is claimed and for whi	sted below) or an original, first and the a patent is sought on the invention	d joint invento n entitled:	r (if plural	
	MAPPING RADIO-	FREQUENCY NOISE IN AN ULTRA-V	VIDEBAND COMMUNICATION SYS	TEM		
the specifi	cation of which (check only on	e item below):				
	is attached hereto.					
\boxtimes	was filed as United States appl	ication				
	Serial No. 09/802,603		_			
	On March 9, 2001		F	RECEIVE	ָט:	
	and was amended		J	AN 2 3 200	12	
	on	(if applicable)	OFF	ICE OF PETITIO	ONS	
\Box	was filed as PCT international	application				
	[Nomber					
	on					
	and was amended under PCT	Article 19				
	on	(if applicable)				
I hereby strabove.	ate that I have reviewed and under	stand the contents of the above-identified spe	cification, including the claims, as amended	by any amendme	nt referred to	
l acknowle	dge the duty to disclose information	which is material to the patentability of this a	pplication in accordance with Title 37, Code	of Federal Regular	јорs, §1.56.	
internation	al application(s) designating at le (s) for parent or inventor's certifica	Title 35. United States Code, §119 or §356 of ast one country other than the United State to or any PCT international application(s) destate before that of the application(s) of which page 1.	s of America, listed below and have also gnating at least one country other than the U	identified below	any foreign	
PRIOR FO	REIGN/PCT APPLICATION(S) A	ND ANY PRIORITY CLAIMS UNDER 35 U	.S.C. 119:			
(i	COUNTRY APPLICATION NUMBER DATE OF FILING PRIORITY CLAIMED (if PCT, indicate "PCT") (day, month, year) UNDER 35 USC 119					
				☐ YES	□ №	
				☐ YES	□ 7/0	
I hereby cl	aim the benefit under 35 U.S.C. 119	(e) of any United States provisional application	n(s) listed below:			
APPLICA?	TION NUMBER	DATE OF FILING (,month, day, year)	Additional Provisional Applica			
60/255,469 December 14, 2000 on a supplemental priority data sheet PTO/SB/02B				B/02B		

attached hereto.

Combined Declaration For Patent Application and Power of Attorney (Continued) (includes Reference to PCT International Applications)

ATTORNEY DOCKET NUMBER 39129-1009

I hereby claim the benefit under Title 35. United States Code §120 of any United States application(s) or PCT international application(s) designating the United States of America that is/are listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in that/those prior application(s) in the

RI(DR U.S. APPLICAT	nons or	PCT INTERNATIONAL APPLIC	ATIONS DESIGNATING THE	U.S. FOR	BENEFIT U	NDER 35 U.S.C	. 120:
			U.S. APPLICATIONS			STA	TUS (Check on	e)
-ι	J.S. APPLICATION NUN	4BER	U S. FILI	NG DATE	P.	ATENTED	PENDING	ABANDONED
							-	
		PCT A	PPLICATIONS DESIGNATING TH	£ U,S.				
	PCT APPLICATION N	io.	PCT FILING DATE	U.S. SERIAL NUMBERS ASSIGNED ((funy)				
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NT	OINETTE F. KONS	KI, Reg. N	cmark Office connected therewit o. 34,202; JOHN G. FLAIM, Reg. N n office address at 101 West Broadw	lo. 37,323; MARK A. DALLE V	ALLE, Re	g. No. 34,147;	and all attorney	s with the firm of
		_				Direct Tele	anhone Calle to	
end	Correspondence to Mitchell P	. Brook,	Esq.				ephone Calls to telephone numb	
end	Mitchell P BAKER &	'. Brook, k McKE!	Esq. NZIE			(name and Mitchell	ielephane numbe P. Brook	
end	Mitchell P BAKER & 101 West I San Diego	. Brook, k McKE! Broadwa , CA 92!	Esq. NZIE 19, 12th Floor 101-3890			Mitchell (619) 236	ielephane numb P. Brook 5-1441	
	Mitchell P BAKER & 101 West	P. Brook, McKE! Broadwa , CA 92:	Esq. NZIE y, 12th Floor	FIRST GIVEN NAME John		(name and Mitchell	ielephane numb P. Brook 5-1441	
end	Mitchell P BAKER & 101 West / San Diego FULL NAME OF INVENTOR RESIDENCE &	P. Brook, R McKE! Broadwa CA 92: FAMIL Sant	Esq. NZIE ny, 12th Floor 101-3890 YNAME hoff	FIRST GIVEN NAME JOHN STATE OR FOREIGN COUNTRY		Mitchell (619) 230 SECOND GIV H. COUNTRY C	ielephane numb P. Brook 5-1441	
end	Mitchell P BAKER & 101 West San Diego FULL NAME OF INVENTOR	P. Brook, McKE! Broadwa, CA 92: FAMIL Sant	Esq. NZIE sy, 12th Floor 101-3890 YNAME hoff arna City Beach	FIRST GIVEN NAME John STATE OR FOREIGN COUNTRY Florida		Mitchell (619) 230 SECOND GN H. COUNTRY COUNTR	R. Brook 6-1441 VEN NAME	er)
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	Mitchell P BAKER & 101 West . San Diego FULL NAME OF INVENTOR RESIDENCE & CITIZENSHIP	P. Brook, & McKEI Broadwa, CA 92: FAMIL Sant CITY Pana POST C 7120	Esq. NZIE Ly, 12th Floor 101-3890 YNAME Thoff ATTIA City Beach DEFICE ADDRESS O Patronis Drive #1703 YNAME	FIRST GIVEN NAME JOHN STATE OR FOREIGN COUNTRY Florida CITY		Mitchell (619) 236 SECOND GN H. COUNTRY COUNTR	P. Brook 6-1441 VEN NAME OF CITIZENSHIP P CODE/COUNTR' 32408 US	er)
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2	Mitchell P BAKER & 101 West . San Diego FULL NAME OF INVENTOR RESIDENCE & CITIZENSHIP POST OFFICE ADDRESS FULL NAME OF INVENTOR RESIDENCE & CITIZENSHIP POST OFFICE ADDRESS Additional inventors	Panil Airi City Panil City City City City City City City City	Esq. NZIE NY, 12th Floor 101-3890 YNAME Thoff Anna City Beach OFFICE ADDRESS O Patronis Drive #1703 YNAME eta Anna City Beach OFFICE ADDRESS O Oakbrook Lane Amed on the 1 supplemental Addition	FIRST GIVEN NAME John STATE OR FOREIGN COUNTRY Florida CITY Panama City Beach FIRST GIVEN NAME ROdolfo STATE OR FOREIGN COUNTRY Florida CITY Panama City Beach Lil Inventor(s) sheets(s) attached he		Mitchell (619) 230 SECOND GIV H. COUNTRY COUNT	P. Brook 5-1441 VEN NAME P. CODE/COUNTR' 32408 US. VEN NAME P. COTIZENSHIP P. CODE/COUNTR' 32408 US. VEN NAME	Y A Y A
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Additional Inventors



T-782 P.008/015 F-333

Combined Declaration For Patent Application and Power of Attorney (Continued)
(Includes Reference to PCT International Applications)

ATTORNEY DOCKET NUMBER 39129-1009

2	FULL NAME OF INVENTOR	FAMILYNAME Millet	PIRST GIVEN NAME Charles	SECOND GIVEN NAME E.
0 3	RESIDENCE & CITIZENSHIP	Panama City Beach	STATE OR FOREIGN COUNTRY Florida	COUNTRY OF CITIZENSHIP USA
	POST OFFICE ADDRESS	POST OFFICE ADDRESS 1421 Parkway Drive	Panama City Beach	STATE & 21 CODE COUNTRY Florida 32404 USA
2	FULL NAME OF INVENTOR	FAMILY NAME	FIRST CIVEN NAME	SECOND GIVEN NAME
,	RESIDENCE & CITIZENSHIP	СПҮ	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
	POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/COUNTRY
<u> </u>	FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
3	RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
	POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/COUNTRY
2	FULL NAME OF INVENTOR	FAMILY NAME	FIRST GIVEN NAME	SECOND GIVEN NAME
•	RESIDENCE & CITIZENSHIP	CITY	STATE OR FOREIGN COUNTRY	COUNTRY OF CITIZENSHIP
	POST OFFICE ADDRESS	POST OFFICE ADDRESS	CITY	STATE & ZIP CODE/COUNTRY

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 or Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

SIGNATURE OF INVENTOR 203	SIGNATURE OF INVENTOR 204
DATE	DATE
SIGNATURE OF INVENTOR 205	SIGNATURE OF INVENTOR 206
DATE	DATE

Υ΄	
FORM PTO-1619A Expires 06/30/99 OMB 0651-0027	U.S. Department of Commerce Patent and Trademark Office PATENT
RECO	PATENTS ONLY
TO: The Commissioner of Patents and Trad	emarks: Please record the attached original document(s) or copy(ies).
Submission Type	Conveyance Type
New	Assignment Security Agreement
Resubmission (Non-Recordation) Document ID#	License Change of Name
Correction of PTO Error Reel # Frame # Corrective Document	Merger U.S. Government (For Use ONLY by U.S. Government Agencies)
Reel # Frame #	Departmental File Secret File
Conveying Party(ies)	Mark if additional names of conveying parties attached Execution Date Month Day Year
Name (line 1) SANTHOFF, John H.	08142001
Name (line 2)	
Second Party	Execution Date Month Day Year
Name (line 1) ARRIETA, Rodolfo T.	02212001
Name (line 2)	
Receiving Party	Mark if additional names of receiving parties attached
Name (line 1) PULSE-LINK, INC.	If document to be recorded is an assignment and the receiving party is not
Name (line 2)	domiciled in the United States, an appointment
Address (line 1) 9155 Brown Deer Road, Su	of a domestic representative is attached. (Designation must be a
Address (line 2)	separate document from Assignment.)
Address (line 3) Panama City Beach	Florida 32407
Domestic Representative Name an	State/Country Zip Code 1d Address Enter for the first Receiving Party only.
Name Mitchell P. Brook, Esq.	
Address (line 1) Baker & McKenzie	
Address (line 2) 101 West Broadway, 12th F	Floor
Address (line 3) San Diego, California 9210	1
Address (line 4)	
/2002 SLUANG1 00000174 020410 09802603	FOR OFFICE USE ONLY
2:581 40.00 GP	

Public burden reporting for this collection of information is estimated to average approximately 30 minutes per Cover Sheet to be recorded, including time for reviewing the document and gathering the data needed to complete the Cover Sheet. Send comments regarding this burden estimate to the U.S. Patent and Trademark Office, Chief Information Officer, Washington, D.C. 20231 and to the Office of Information and Regulatory Affairs, Office of Management and Budget, Paperwork Reduction Project (0651-0027), Washington, D.C. 20503. See OMB Information Collection Budget Package 0651-0027, Patent and Trademark Assignment Practice. DO NOT SEND REQUESTS TO RECORD ASSIGNMENT DOCUMENTS TO THIS ADDRESS.

FORM PTO-1619 Expires 06/30/99 OMB 0651-0027	9B	Page 2	U.S. Department of Commerce Patent and Trademark Office PATENT
Correspondent	Name and Address	Area Code and Telephone Number	619 236 1441
Name Mitc	hell P. Brook, Esq.		
Address (line 1) Bak	er & McKenzie		
Address (Ilne 2) 101	West Broadway, 12th Floo	or	
Address (line 3) San	Diego, California 92101		
Address (line 4)			
1 -	ter the total number of pac cluding any attachments.	ges of the attached conveyance docum	ent # 9
Application Nun	nber(s) or Patent Num	ber(s) Mark if a	dditional numbers attached
Enter either the Pat	ent Application Number or the Pa	atent Number (DO NOT ENTER BOTH numbers fo	or the same property).
1 	Application Number(s)	Patent Patent	Number(s)
09802603			
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-	U.S. Application Number	PCT PCT	PCT
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Method of Pa		sed 🗸 Deposit Account 🗌	
	ent by deposit account or if addit	tional fees can be charged to the account.)	
	D	eposit Account Number: #	02-0410
	Α	uthorization to charge additional fees:	Yes No No
Statement and S	Signature		
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attached co		riginal document. Charges to deposit a	account are authorized, as
indicated n	ereili.	///////	
	R. Martinez	/////	10.23.01
Name of P	erson Signing	Signature	Date

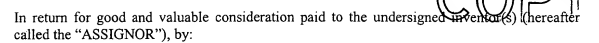
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RECORDATION FORM COVER SHEET CONTINUATION PATENTS ONLY

U.S. Department of Commerce Patent and Trademark Office PATENT

OMB 0651-0027	PATENTS ONLY	PAIENI
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Enter additional C		Month Day Year
Name (line 1) M	LLER, Charles	
Name (line 2)		Execution Date Month Day Year
Name (line 1)		
Name (line 2)		Execution Date
Name (line 1)		Month Day Year
Name (line 2)		
Receiving Pa	rty(ies) Mark if additional names of receiving partie	s attention
Enter additional I	Receiving Party(ies)	
Name (line 1)		If document to be recorded is an assignment and the
Name (line 2)		receiving party is not domiciled in the United States, an appointment
Address (line 1)		of a domestic representative is attached. (Designation must be a separate
Address (line 2)		document from Assignment)
Address (line 3)	City State/Country Zip Cod	В
Name (line 1)		If document to be recorded is an assignment and the
Name (line 2)		receiving party is not domiciled in the United States, an appointment of a
Address (line 1)		domestic representative is attached. (Designation must be a separate document from
Address (line 2)		Assignment.)
Address (line 3)		
	City State/Country Zip Co	ode
,	lumber(s) or Patent Number(s) Mark if additional numbers attached Patent Application Number or the Patent Number (DO NOT ENTER BOTH numbers for the sa	me propertý).
Pa	atent Application Number(s) Patent Numb	er(s)

ASSIGNMENT



 PULSE-LINK, INC.	
 P.O. Box 18376	
 Panama City Beach, Florida 32407	
 United States of America	

(hereinafter ASSIGNEE), the receipt of which is hereby acknowledged, the undersigned ASSIGNOR(s) hereby sells, assigns and transfers to ASSIGNEE his entire right, title and interest to the invention entitled:

(Title of Invention)

MAPPING RADIO-FREQUENCY NOISE IN AN ULTRA-WIDEBAND

COMMUNICATION SYSTEM

(*If the assignment is being filed after the filing of the application, this section must be completed)

for which application for Letters Patent of the United States was executed on even date herewith and for which a United States provisional patent application was

*Filed On _____ Serial No. ____

and all Letters Patent of the United States to be obtained therefor on said application or any continuation, divisional, substitute, reissue or reexamination thereof for the full term or terms for which the same may be granted.

The ASSIGNOR(s) agrees to execute all papers necessary in connection with the application and any continuation, divisional, substitute, reissue or reexamination applications thereof or corresponding foreign applications, and also to execute separate assignments in connection with such applications as the ASSIGNEE may deem necessary or expedient and perform any act which may be necessary in connection with claims or provisions of the International Convention for Protection of Industrial Property or similar agreements.

The ASSIGNOR(s) agrees to execute all papers necessary in connection with any interference, litigation, or other legal proceeding, which may be declared concerning this application or any continuation, divisional, substitute, reissue or reexamination thereof, or corresponding foreign applications, and also to cooperate with the ASSIGNEE in every way possible in obtaining evidence and going forward with such interference, litigation, or other legal proceeding.

The ASSIGNORS(s) agrees to perform all affirmative acts which may be necessary to obtain a grant of valid United States or foreign patents to the Assignee.

The ASSIGNOR(s) hereby authorizes and requests the Commissioner of Patents and the authorities of foreign country to issue any and all Letters Patents resulting from said application or any continuation, divisional, substitute, reissue or reexamination applications thereof, or foreign applications, to the said ASSIGNEE, as assignee of the entire interest, and hereby covenants that it has full right to convey the entire interest herein assigned, and that they have not executed and will not execute, any agreement in conflict herewith.

The ASSIGNOR(s) hereby agrees that this Assignment is binding on the heirs, assigns, representatives and successors of the ASSIGNOR(s) and extends to the successors, assigns and nominees of the ASSIGNEE.

The ASSIGNOR(s) hereby grant MITCHELL P. BROOK, Reg. No. 32,967, DAVID I. ROCHE, Reg No. 30,767; ANTOINETTE F. KONSKI, Reg. No. 34,202; JOHN G. FLAIM, Reg. No. 37,323; MARK A. DALLE VALLE, Reg. No. 34,147; and all attorneys with the firm of BAKER & McKENZIE, which has an office address at 101 West Broadway, San Diego, CA 92101-3890, the power to insert on this assignment any further identification which may be necessary or desirable in order to comply with the rules of the United States Patent and Trademark Office for recordation of this document.

WITNESS my hand at, t	his 2/ day
of	
John H. Santhoff	b
STATE OF CALIFORNIA)	
) ss. COUNTY OF SAN DIEGO)	
On, 2001, before me, the undersigned Notary Public, pe <u>John H. Santhoff</u> ,	ersonally appeared
personally known to me	
or	
proved to me on the basis of satisfactory evidence	
to be the person(s) whose name(s) is/are subscribed to the within instrument, and act that he/she/they executed the same in his/her/their authorized capacity(ies), and the signature(s) on the instrument the person(s), or the entity upon behalf of which the executed the instrument.	at by his/her/their
WITNESS my hand and official seal.	
(SEAI)	

WITNESS my hand at	, thisday
of, 2001.	
Rodolfo T. Arrieta	
STATE OF CALIFORNIA) SS. COUNTY OF SAN DIEGO)	
On 2-21-, 2001, before me, the undersigned Notary Pu Rodolfo T. Arrieta,	blic, personally appeared
personally known to me	
or	
proved to me on the basis of satisfactory evidence	
to be the person(s) whose name(s) is/are subscribed to the within instrument, that he/she/they executed the same in his/her/their authorized capacity(ies), signature(s) on the instrument the person(s), or the entity upon behalf of we executed the instrument.	and that by his/her/their
WITNESS my hand and official seal.	
<u> </u>	
(SEAL)	

RECEIVED

JAN 2 3 2002

OFFICE OF PETITIONS

WITNESS my hand at		, this	day
of	_, 2001.		
	Charles E.	Miller	
STATE OF CALIFORNIA)			
COUNTY OF SAN DIEGO)	SS.		
On, 2001 Charles E. Miller,	, before me, the undersign	ed Notary Public, personally ap	peared
personally known to m	•		
or			
proved to me on the ba	sis of satisfactory evidence		
to be the person(s) whose name(s) is that he/she/they executed the same signature(s) on the instrument the p executed the instrument.	in his /her/their authorized	capacity(ies), and that by his/he	er/their
WITNESS my hand and official sea			
(SEAL)			

CONFIDENTIAL INFORMATION AND INVENTION ASSIGNMENT AGREEMENT OF THE FOR EMPLOYEE

This CONFIDENTIAL INFORMATION AND INVENTION ASSIGNMENT AGREEMENT (the "Agreement") is made between Pulse-LINKTM, Inc. (the "Company") and the undersigned employee.

In consideration of my employment with the Company (which for purposes of this Agreement shall be deemed to include any subsidiaries or Affiliates of the Company), the receipt of confidential information while associated with the Company, and other good and valuable consideration, I, the undersigned individual, agree that:

1. Term of Agreement. This Agreement shall continue in full force and effect for the duration of my employment by the Company (the "Period of Employment") and shall continue thereafter as otherwise provided in this Agreement.

2. Confidentiality.

- (a) <u>Definitions</u>. "Proprietary Information" is all information and any idea whatever form, tangible or intangible, pertaining in any manner to the business of the Company, or any of its Affiliates, or its employees, clients, consultants, or business associates, which was produced by any employee or consultant of the Company in the course of his or her employment or consulting relationship or otherwise produced or acquired by or on behalf of the Company. All Proprietary Information not generally known outside of the Company's organization, and all Proprietary Information so known only through improper means, shall be deemed "Confidential Information." By example and without limiting the foregoing definition, Proprietary and Confidential Information shall include, but not be limited to:
 - (1) formulas, research and development techniques, processes, trade secrets, computer programs, software, electronic codes, mask works, inventions, innovations, patents, patent applications, discoveries, improvements, data, know-how, formats, test results, and research projects;
 - (2) information about costs, profits, markets, sales, contracts and lists of customers, and distributors;
 - (3) business, marketing, and strategic plans;
- * For purposes of this agreement, "Affiliate" shall mean any person or entity that directly or indirectly controls, is controlled by, or is under common control with the Company.

- (4) forecasts, unpublished financial information, budgets, projections, and customer identities, characteristics and agreements; and
- (5) employee personnel files and compensation information.

Confidential Information is to be broadly defined, and includes all information that has or could have commercial value or other utility in the business in which the Company is engaged or contemplates engaging, and all information of which the unauthorized disclosure could be detrimental to the interests of the Company, whether or not such information is identified as Confidential Information by the Company.

- (b) Existence of Confidential Information. The Company owns and has developed and compiled, and will develop and compile, certain trade secrets, proprietary techniques and other Confidential Information which have great value to its business. This Confidential Information includes not only information disclosed by the Company to me, but also information developed or learned by me during the course of my employment with the Company.
- (c) Protection of Confidential Information. I will not, directly or indirectly, use, make available, sell, disclose or otherwise communicate to any third party, other than in my assigned duties and for the benefit of the Company, any of the Company's Confidential Information, either during or after my employment with the Company. In the event I desire to publish the results of my work for the Company through literature or speeches. I will submit such literature or speeches to the President of the Company at least 10 days before dissemination of such information for a determination of whether such disclosure may alter trade secret status, may be highly prejudicial to the interests of the Company, or may constitute an invasion of its privacy. I agree not to publish, disclose or otherwise disseminate such information without prior written approval of the President of the Company. I acknowledge that I am aware that the unauthorized disclosure of Confidential Information of the Company may be highly prejudicial to its interests, an invasion of privacy, and an improper disclosure of trade secrets.
- (d) <u>Delivery of Confidential Information</u>. Upon request or when my employment with the Company terminates, I will immediately deliver to the Company all copies of any and all materials and writings received from, created for, or belonging to the Company including, but not limited to, those which relate to or contain Confidential Information.

- (e) Location and Reproduction. I shall maintain at my work station and/or any other place under my control only such Confidential Information as I have a current "need to know." I shall return to the appropriate person or location or otherwise properly dispose of Confidential Information once that need to know no longer exists. I shall not make copies of or otherwise reproduce Confidential Information unless there is a legitimate business need of the Company for reproduction.
- (f) Prior Actions and Knowledge. I represent and warrant that from the time of my first contact with the Company I held in strict confidence all Confidential Information and have not disclosed any Confidential Information, directly or indirectly, to anyone outside the Company, or used, copied, published, or summarized any Confidential information, except to the extent otherwise permitted in this Agreement.
- (g) Third-Party Information. I acknowledge that the Company has received and in the future will receive from third parties their confidential information subject to a duty on the Company's part to maintain the confidentiality of such information and to use it only for certain limited purposes. I agree that, during the Period of Employment and thereafter, I will hold all such confidential information in the strictest confidence and not to disclose or use it, except as necessary to perform my obligations hereunder and as is consistent with the Company's agreement with such third parties.
- (h) Third Parties. I represent that my employment with the Company does not and will not breach any agreements with or duties to a former employer or any other third party. I will not disclose to the Company or use on its behalf any confidential information belonging to others and I will not bring onto the premises of the Company any confidential information belonging to any such party unless consented to in writing by such party.

3. Proprietary Rights, Inventions and New Ideas.

The term "Subject Ideas or (a) Definition. Inventions" includes any and all ideas, processes, trademarks, service marks, inventions, designs, technologies, computer hardware or software, original works of authorship, formulas, discoveries, patents, copyrights, copyrightable works products, marketing and business ideas, and all improvements, knowhow, data, rights, and claims related to the foregoing that, whether or not patentable, which are conceived, developed or created which: (1) relate to the Company's current or contemplated business or activities; (2) relate to the Company's actual or demonstrably anticipated research or development; (3) result from any work performed by me for the Company; (4) involve the use of the Company's equipment, supplies, facilities or trade secrets; (5) result from or are suggested by any work done by the Company or at the Company's request, or any projects specifically assigned to

- me; or (6) result from my access to any of the Company's memoranda, notes, records, drawings, sketches, models, maps, customer lists, research results, data, formulae, specifications, inventions, processes, equipment or other materials (collectively, "Company Materials").
- (b) Company Ownership. All right, title and interest in and to all Subject Ideas and Inventions, including but not limited to all registrable and patent rights which may subsist therein, shall be held and owned solely by the Company, and where applicable, all Subject Ideas and Inventions shall be considered works made for hire. I shall mark all Subject Ideas and Inventions with the Company's copyright or other proprietary notice as directed by the Company and shall take all actions deemed necessary by the Company to protect the Company's rights therein. In the event that the Subject Ideas and Inventions shall be deemed not to constitute works made for hire, or in the event that I should otherwise, by operation of law, be deemed to retain any rights (whether moral rights or otherwise) to any Subject Ideas and Inventions, I agree to assign to the Company, without further consideration, my entire right, title and interest in and to each and every such Subject Idea and Invention.
 - (c) N/A (California Regulation Deleted)
 - (d) N/A (California Regulation Deleted)
- (e) Maintenance of Records. I agree to keep and maintain adequate and current written records of all Subject Ideas and Inventions and their development made by me (solely or jointly with others) during the term of my employment with the Company. These records will be in the form of notes, sketches, drawings, and any other format that may be specified by the Company. These records will be available to and remain the sole property of the Company at all times.
- (f) Determination of Subject Ideas and Inventions. I further agree that all information and records pertaining to any idea, process, trademark, service mark, invention, technology, computer hardware or software, original work of authorship, design, formula, discovery, patent, copyright, product, and all improvements, know-how, rights, and claims related to the foregoing ("Intellectual Property"), that I do not believe to be a Subject Idea or Invention, but that is conceived, developed, or reduced to practice by the Company (alone by me or with others) during the Period of Employment and for one (1) year thereafter, shall be disclosed promptly by me to the Company (such disclosure to be received in confidence). The Company shall examine such information to determine if in fact the Intellectual Property is a Subject Idea or Invention subject to this Agreement.
- (g) Access. Because of the difficulty of establishing when any Subject Ideas or Inventions are first conceived by

me, or whether it results from my access to Confidential Information or Company Materials, I agree that any Subject Idea and Invention shall, among other circumstances, be deemed to have resulted from my access to Company Materials if: (1) it grew out of or resulted from my work with the Company or is related to the business of the Company, and (2) it is made, used, sold, exploited or reduced to practice, or an application for patent, trademark, copyright or other proprietary protection is filed thereon, by me or with my significant aid, within one year after termination of the Period of Employment.

- (h) <u>Assistance</u>. I further agree to assist the Company in every proper way (but at the Company's expense) to obtain and from time to time enforce patents, copyrights or other rights or registrations on said Subject Ideas and Inventions in any and all countries, and to that end will execute all documents necessary:
 - (1) to apply for, obtain and vest in the name of the Company alone (unless the Company otherwise directs) letters patent, copyrights or other analogous protection in any country throughout the world and when so obtained or vested to renew and restore the same; and
 - (2) to defend any opposition proceedings in respect of such applications and any opposition proceedings or petitions or applications for revocation of such letters patent, copyright or other analogous protection; and
 - (3) to cooperate with the Company (but at the Company's expense) in any enforcement or infringement proceeding on such letters patent, copyright or other analogous protection.
- (i) Authorization to Company. In the event the Company is unable, after reasonable effort, to secure my signature on any patent, copyright or other analogous protection relating to a Subject Idea and Invention, whether because of my physical or mental incapacity or for any other reason whatsoever. I hereby irrevocably designate and appoint the Company and its duly authorized officers and agents as my agent and attorney-in-fact, to act for and on my behalf and stead to execute and file any such application, applications or other documents and to do all other lawfully permitted acts to further the prosecution, issuance, and enforcement of letters patent, copyright or other analogous rights or protections thereon with the same legal force and effect as if executed by me. My obligation to assist the Company in obtaining and enforcing patents and copyrights for Subject Ideas and Inventions in any and all countries shall continue beyond the termination of my relationship with the Company, but the Company shall compensate me at a reasonable rate after such

termination for time actually spent by me at the Company's request on such assistance.

- (j) Exhibit. I acknowledge that there are no currently existing ideas, processes, inventions, discoveries, marketing or business ideas or improvements which I desire to exclude from the operation of this Agreement, unless a reference thereto has been attached as an exhibit hereto. To the best of my knowledge, there is no other contract to assign inventions, trademarks, copyrights, ideas, processes, discoveries or other intellectual property that is now in existence between me and any other person (including any business or governmental entity).
- (k) No Use of Name. I shall not at any time use the Company's name or any the Company trademark(s) or trade name(s) in any advertising or publicity without the prior written consent of the Company.

4. Competitive Activity.

- (a) <u>Acknowledgment</u>. I acknowledge that the pursuit of the activities forbidden by Section 4(b) below would necessarily involve the use, disclosure or misappropriation of Confidential Information.
- (b) Prohibited Activity. To prevent the above-described disclosure, misappropriation and breach, I agree that during my employment and for a period of one (1) year after termination of the Period of Employment, without the Company's express written consent, I shall not, directly or indirectly, (i) employ, solicit for employment, or recommend for employment any person employed by the Company (or any Affiliate); and (ii) engage in any present or contemplated business activity that is or may be competitive with the Company (or any Affiliate) in any state where the Company conducts its business, unless I can prove that any action taken in contravention of this subsection (ii) was done without the use in any way of Confidential Information.
- 5. Representations and Warranties. I represent and warrant (i) that I have no obligations, legal or otherwise, inconsistent with the terms of this Agreement or with my undertaking a relationship with the Company; (ii) that the performance of the services called for by this Agreement do not and will not violate any applicable law, rule or regulation or any proprietary or other right of any third party; (iii) that I will not use in the performance of my responsibilities for the Company any materials or documents of a former employer; and (iv) that I have not entered into or will enter into any agreement (whether oral or written) in conflict with this Agreement.

6. Termination Obligations.

- (a) Upon the termination of my relationship with the Company or promptly upon the Company's request, I shall surrender to the Company all equipment, tangible Proprietary Information, documents, books, notebooks, records, reports, notes, memoranda, drawings, sketches, models, maps, contracts, lists, computer disks (and other computer-generated files and data), any other data and records of any kind, and copies thereof (collectively, "Company Records"), created on any medium and furnished to, obtained by, or prepared by myself in the course of or incident to my employment, that are in my possession or under my control.
- (b) My representations, warranties, and obligations contained in this Agreement shall survive the termination of the Period of Employment.
- (c) Following any termination of the Period of Employment, I will fully cooperate with the Company in all matters relating to my continuing obligations under this Agreement.
- (d) In the event that I leave the employ of the Company I hereby grant consent to notification by the Company to my new employer about my rights and obligations under this Agreement.
- (e) Upon termination of the Period of Employment, I will execute a Certificate acknowledging compliance with this Agreement in the form reasonably provided by the Company.
- 7. <u>Injunctive Relief.</u> I acknowledge that my failure to carry out any obligation under this Agreement, or a breach by me of any provision herein, will constitute immediate and irreparable damage to the Company, which cannot be fully and adequately compensated in money damages and which will warrant preliminary and other injunctive relief, an order for specific performance, and other equitable relief. I further agree that no bond or other security shall be required in obtaining such equitable relief and I hereby consent to the issuance of such injunction and to the ordering of specific performance. I also understand that other action may be taken and remedies enforced against me.
- 8. <u>Modification</u>. No modification of this Agreement shall be valid unless made in writing and signed by both parties.
- 9. <u>Binding Effect</u>. This Agreement shall be binding upon me, my heirs, executors, assigns, and administrators and is for the benefit of the Company and its successors and assigns.
- 10. Governing Law. This Agreement shall be construed in accordance with, and all actions arising under or in connection therewith, shall be governed by the internal laws of

the State of Florida (without reference to conflict of law principles).

- mutual rights and obligations with respect to proprietary information, prohibited competition, and intellectual property. It is intended to be the final, complete, and exclusive statement of the terms of the parties' agreements regarding these subjects. This Agreement supersedes all other prior and contemporaneous agreements and statements on these subjects, and it may not be contradicted by evidence of any prior or contemporaneous statements or agreements. To the extent that the practices, policies, or procedures of the Company, now or in the future, apply to myself and are inconsistent with the terms of this Agreement, the provisions of this Agreement shall control unless changed in writing by the Company.
- 12. Employment at Will. This Agreement is not an employment agreement. I understand that the Company may terminate my association or employment with it at any time, with or without cause, subject to the terms of any separate written employment agreement executed by a duly authorized officer of the Company.
- 13. Construction. This Agreement shall be construed as a whole, according to its fair meaning, and not in favor of or against any party. By way of example and not limitation, this Agreement shall not be construed against the party responsible for any language in this Agreement. The headings of the paragraphs hereof are inserted for convenience only, and do not constitute part of and shall not be used to interpret this Agreement.
- 14. Attorneys' Fees. Should either I or the Company, or any heir, personal representative, successor or permitted assign of either party, resort to legal proceedings to enforce this Agreement, the prevailing party (as defined in California statutory law) in such legal proceeding shall be awarded, in addition to such other relief as may be granted, attorneys' fees and costs incurred in connection with such proceeding.
- 15. Severability. If any term, provision, covenant or condition of this Agreement, or the application thereof to any person, place or circumstance, shall be held to be invalid, unenforceable or void, the remainder of this Agreement and such term, provision, covenant or condition as applied to other persons, places and circumstances shall remain in full force and effect.
- 16. Rights Cumulative. The rights and remedies provided by this Agreement are cumulative, and the exercise of any right or remedy by either the Company or me (or by that party's successor), whether pursuant hereto, to any other agreement, or to law, shall not preclude or waive that party's right to exercise any or all other rights and remedies. This

Agreement will inure to the benefit of the Company and its successors and assigns.

- 17. Nonwaiver. The failure of either the Company or me, whether purposeful or otherwise, to exercise in any instance any right, power or privilege under this Agreement or under law shall not constitute a waiver of any other right, power or privilege, nor of the same right, power or privilege in any other instance. Any waiver by the Company or by me must be in writing and signed by either myself, if I am seeking to waive any of my rights under this Agreement, or by an officer of the Company (other than me) or some other person duly authorized by the Company.
- 18. <u>Notices</u>. Any notice, request, consent or approval required or permitted to be given under this Agreement or pursuant to law shall be sufficient if it is in writing, and if and when it is hand delivered or sent by regular mail, with postage prepaid, to my residence (as noted in the Company's records), or to the Company's principal office, as the case may be.
- 19. <u>Date of Effectiveness</u>. This Agreement shall be deemed effective as of the commencement of my employment with the Company.
- 20. Agreement to Perform Necessary Acts. I agree to perform any further acts and execute and deliver any documents that may be reasonably necessary to carry out the provisions of this Agreement.
- 21. <u>Assignment</u>. This Agreement may not be assigned without the Company's prior written consent.
- 22. <u>Compliance with Law</u>. I agree to abide by all federal, state, and local laws, ordinances and regulations.
- 23. Employee Acknowledgment. I acknowledge that I have had the opportunity to consult legal counsel in regard to this Agreement, that I have read and understand this Agreement, that I am fully aware of its legal effect, and that I have entered into it freely and voluntarily and based on my own judgment and not on any representations or promises other than those contained in this Agreement.

IN WITNESS WHEREOF, the undersigned have executed this Agreement as of the date set forth below.

CAUTION: THIS AGREEMENT CREATES IMPORTANT OBLIGATIONS OF TRUST AND AFFECTS THE EMPLOYEE'S RIGHTS TO INVENTIONS AND OTHER INTELLECTUAL PROPERTY THE EMPLOYEE MAY DEVELOP DURING HIS OR HER EMPLOYMENT.

Dated:

May Employee Signature

Printed Name of Employee: Charles Mila

Pulse-LINKTM, Inc.

By: Myron D. Creel

Title: Vice President, Human Resources